05-44481-rdd Doc 3681 Filed 05/08/06 Entered 05/08/06 20:31:06 Main Document Pg 1 of 3

IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

	X	
	:	
In re	:	Chapter 11
	:	
DELPHI CORPORATION, et al.,	:	Case No. 05-44481 (RDD)
	:	
Debtors.	:	(Jointly Administered)
	:	
	x	

AFFIDAVIT OF PUBLICATION OF GLENDA M. BULIN IN THE TRIBUNE CHRONICLE

D STATES BANKRUFTCX BOURT 4481-(2), GTI, with Shorelander, HERN DISTRICT OF NEW YORK 4481-(Challer included, 500 ts. Imo-Chapter 1

HI CORPORATION, et al.,

Case No.

NOTICE OF BAR DATE FOR FILING CREDITORS OF THE DEBTORS, AND OTH E TAKE NOTICE THAT:

ccordance with an order entered on Apri uptcy Court for the Southern District of Na above captioned chapter 11 cases (the "I ne on July 31, 2006 (the "General Bar it date for each person or entity (includif ited States Trustee, and governmental it and collectively, "Persons" or "Entitle r'11 cases of the above-captioned del ively, the "Debtors"). A list of all Debto 330-369-1678; 330-856-1044

the Herito as Exhibit A. A. A. A. Cober 8, 2005, Delphi and certain of its is in the Bankruptcy Court for reorganizi 135 of the United States Code, 11 U.S.C. 8 with the United States Code, 11 U.S.C. 8 with the United States Code, 11 U.S.C. 9 with the United States Code, 12 U.S.C. 9 with the U.S.C. 9 with iled voluntary petitions in the Bankrupt he Bankruptcy Code. The term "Petition ach Debtor filed its chapter 11 bankrupt ied hereto. The General Bar Date and th ofs of claim apply to all claims against to be Petition Date, except for those holde which are specifically excluded from the

o Must File A Proof Of Claim, You MUS 11 plan filed by the Debtors or to share i tcy estates if you have a claim against at plicable Petition Date, and such claim d in Section 4 below. Claims based on urred before the applicable Petition Date Bar Date, even if such claims are not no lature or become fixed, liquidated, or og 2003 BASS Tracker Pro

section 101(5) of the Bankruptcy Code im" means (a) a right to payment, who ent, liquidated, unliquidated, fixed, co undisputed, legal, equitable, secured, remedy for breach of performance if nt, whether or not such right to an equit 24ft. Clerra: Classic Cruiser d, contingent, matured, unmatured, did. Like new with ONLY 70

t To: File. The Debtors are enclosing a o file any claim you may have in these reditor in any of the Debtors' schedu from time to time, the "Schedules"), the schedules of the as scheduled and whether the claim unliquidated. Additional proof of claim yourts.gov/bkforms/index.html or at ht s of claim must be signed by the claim by a claimant's authorized agent. All r

tors & hood, \$1800. 330-550-8186

(Jointly Ac 2000 LOWE Bass Boat shallow V, raised casting decks, two aerated livewells, right hand console steering, 70 hp 4 stroke Evinrude engine, tilt and trim, Lowrance and Hummingbird fish finders, trolling motor, everything you need to fish...bought brand new no time to use it, must sacrifice — \$5400: Serious Buyers Only!!

2000 SEA-DOO GTX

35 h.p., under 25 hrs., tion, low hours, like n w/trailer, cover, ladder, 330-540-2784; 330-898 vests, tube, anchor, \$6000, 330-638-7888.

2001 KAWASAKI ULTRA 130 DI Jet Ski, w/ trailer & 2 fast. \$3000 or best offe 330-206-4489; 330-219-5108

2002 G3 - Deep V, 16.7 foot aluminum, with '03 50 H,P. 4 stroke Yamaha and auto pilot trolling motor. Trailer stored, evitas, excellent condi tion, \$8000. 330-984-2785

team 175 Anniversary, 75
hp. Merc. SS Prop. 24v 2001 HARLEY Sports trolling motor & more. A-1, 3600 mi, scr trolling motor & m \$10,500. 330-307-0470

2003 BAYLINER

hrs. includes trailer. Ask ing \$30,500. Must sell. 330-544-1996

SC, 115 h.p. Mercury, 9.9 4 stroke Mercury Kicker, removable Minnkota trolling motor, bow/Eagle electronics/GPS, 2 live

kept, lots of extras -ideoh. Otopo Se06 tires, K&N air filts Entered 25/003/06 EXPECTION Main Document many to mention and TATEOF SOHIO SS: CHARLES JARVIS 330-240-7133 TRUMBULL COUNTY sacrifice, \$8800.

BEING DULY SWORN, UPON OATH SAYS THAT HE IS 2000 Harley Screaming (FLTRSEI) Maroon BEING DULY SWORN, GLOW CHRONICLE, (A DIV. OF dresser 1550, CD, THE PUBLISHER OF THE TRIBUNE CHRONICLE, (A DIV. OF Make offer over \$16, THE PUBLISHER OF THE TRIBUNE CHRONICLE, (A DIV. OF Make offer over \$16, THE PUBLISHER OF THE TRIBUNE CHRONICLE, (A DIV. OF MAKE OFFER OVER OFFER OFF 330-883-3698 EASTERN OHIO NEWSPAPERS INC.) A DAILY NEWSPAPER 2000 HONDA SHACPRINTED IN THE CITY OF WARREN, COUNTY OF TRUMBULL,

600cc, Burgundy black STATE OF OHIO AND OF GENERAL CIRCULATION IN THE male owned, mint. Serious in CITY OF WARREN, TRUMBULL COUNTY, OHIO AND IS 330-647-0602 INDEPENDENT IN POLITICS. 2000 HONDA XRS

THAT THE ATTACHED ADVERTISEMENT WAS Mini bike, excellent tion, low hours, like n PUBLISHED IN THE TRIBUNE CHRONICLE EVERY

CONSECUTIVE WEEKS AND THAT THE FIRST INSERTION 2000 KAWASAKI KX1 1871 DAY OF Renthal handlebars axie bearings, ne-tire, 428 chain kit, \$1! MO ZAW 330-534-1576; 330-507

> SWORN TO BEFORE ME AND SUBSCRIBED IN MY PRESENCE AT WARREN. THIS 29TH DAY OF_

SEAL

2000 SUZUKI RM2

2-stroke. New tires, & fork tube seals.

or equivalent tra-

4-wheeler. 330-530-

Super Glide FXD, 27,000 mi., some \$9800, 330-637-3360

eagle carb kit & saddle bag, highwa

seat

\$5,900/offer 330-889

saddle bags, lots tras. LIKE NEW, \$4

best offer 330-898-2

2002 HARLEY DAVIC

883 CUSTOM - Low t \$5500.

6068 actual mile

2001 SUZUKI VL 8

2-up

2001 HARLEY DAVIE

CONSTANCE A. PACEK, Notary Public State of Ohio

My Commission Expires March 7, 2011

ADVERTISING COST: \$

1713.75

NOTARY PUBLIC

lars of valuation, which 1 mill rate is a 0.5 mill in crease of the constitute 0.5 crease of the existing 0.50 mill fire levy, for a 5 year period of time, commencing in 2006, first due in calendar year 2007.

The polls for said Election

will be open at 6:30 o'clock a.m. and remain open until 7:30 o'clock p.m. of said day.

By order of the Board of

Elections of

County, Ohio Sherron L. Platt, Chairman Kelly S. Pallante, Director Dated February 8, 2006 #087-4T-March 28, & April 4, 11 & 18, 2006 #417209

NOTICE OF ELECTION ON TAX LEVY IN EXCESS OF THE TEN-MILL LIMITATION WARREN-TRUMBUL **COUNTY PUBLIC LIBRARY**

Notice is hereby given that pursuant to a resolution adopted by the Board of County Commissioners of Trumbull County, Ohio, on February 8, 2006, there will be submitted to the electors of the Warren-Trumbull of the Warren-Trumbull County Public Library at an election to be held in that county library district at the regular places of voting therein, on Tuesday, May 2, 2006, the question of an additional tax at a rate not exceeding 0.6 mill for each one dollar of valuation, which amounts to six cents for each one hundred dollars of valuation, for a continuing period of time, for the purpose of current expenses of r the Warren-Trumbull County n Public Library. Said tax con-e stitutes an additional 0.6 mill levy. If a majority of the voters voting thereon vote in favor thereof, that levy will be first placed on the tax list and duplicate in e 2006 for collection in the calendar year 2007.
The polls for the election will

be open at 6:30 a.m. and will remain open until 7:30 p.m. of said day.

By order of the Board of Elections of Trumbull Coun-

ty, Ohio Dated February 9, 2006 Sherron L. Platt, Chairman Kelly S. Pallante, Director #087-4T-March 28, & April 4, 11 & 18, 2006 #417210

NOTICE OF ELECTION ON TAX LEVY IN EXCESS OF THE TEN-MILL LIMITATION аг Notice is hereby given that in pursuance of Resolution Nos. 01/30/D and 02/09/03 of the Board of Education of the Champion Local School District adopted on January 30, 2006 and February 9, ιid 2006, respectively, there will be submitted to a vote of the electors of said School District at an election to be held at the regular places of voting therein, on May 2, 2006, the question of levying a tax at a rate not exceeding 5.2 mills for each one dollar of valuation, which amounts to \$0.52 for

valuation per year for five (5) years, commencing in 2006, first due in calendar year 2007, for the purposed of providing for the emergency requirements of the School District in the sum of nat ıns \$944,855 pursuant to Secof through

each one hundred dollars of

N

tions 5705.194 through 5705.197 of the Ohio Re-4th vised Code. The polls for said election uly

will be open at 6:30 a.m. and remain open until 7:30 mé эсnit- p.m. of said day.
ple By order of the Board of
pri- Elections of Trumbull Coun-

SOUTHERN DISTRICT OF NEW YORK PORATION, EST., Case No. 05-44481 (RDD) Ente Case No. 05-44481 (RDD) (Jointly Administered P. g. 3 of 3 breid corporation, <u>681</u> Entered Debtors

TO ALL CREDITORS OF THE DEBTORS, AND OTHER PARTIES-IN-INTEREST: PLEASE TAKE NOTICE THAT:

UNITED STATES BANKRUPTCY COURT

In accordance with an order entered on April 12, 2006 by the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court") in the above-captioned chapter 11 cases (the "Bar Date Order"), 5:00 p.m. Eastern Time on July 31, 2006 (the "General Bar Date") has been established as the last date for each person or entity (including individuals, partnerships, cor porations, limited liability companies, estates, trusts, unions, indenture trustees, the United States Trustee, and governmental units) (individually, a "Person" or "Entity," and collectively, "Persons" or "Entities") to file a proof of claim in the chapter 11 cases of the above-captioned debtors and debtors-in-possession (collectively, the "Debtors"). A list of all Debtors in these chapter 11 cases is attached hereto as Exhibit A

On October 8, 2005, Delphi and certain of its U.S. subsidiaries filed voluntary petitions in the Bankruptcy Court for reorganization relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. §§ 101-1330, as amended (the "Bankruptcy Code"). On October 14, 2005, three additional U.S. subsidiaries of Delphi filed voluntary petitions in the Bankruptcy Court for reorganization relief under the Bankruptcy Code. The term "Petition Date" shall mean the date on which each Debtor filed its chapter 11 bankruptcy petition as set forth on Exhibit A attached hereto. The General Bar Date and the procedures set forth below for filing proofs of claim apply to all claims against the Debtors that arose before the applicable Petition Date, except for those holders of the claims listed in Section 4 below which are specifically excluded from the General Bar Date filing require ment.

1. Who Must File A Proof Of Claim. You MUST file a proof of claim to vote on a chapter 11 plan filed by the Debtors or to share in distributions from the Debtors' bankruptcy estates if you have a claim against any of the Debtors that arose prior to the applicable Petition Date, and such claim is not one of the types of claim described in Section 4 below. Claims based on acts or omissions of the Debtors that occurred before the applicable Petition Date must be filed on or prior to the General Bar Date, even if such claims are not now fixed, liquidated, or certain or did not mature or become fixed, liquidated, or certain before the applicable Petition Date.

Under section 101(5) of the Bankruptcy Code and as used in this Notice, the vord "claim" means (a) a right to payment, whether or not such right is reduced to judgment, liquidated, unliquidated, fixed, contingent, matured, unmatured, disputed, undisputed, legal, equitable, secured, or unsecured, or (b) a right to an equitable remedy for breach of performance if such breach gives rise to a right to payment, whether or not such right to an equitable remedy is reduced to judgment, fixed, contingent, matured, unmatured, disputed, undisputed, secured, or insecured.

2. What To File. The Debtors are enclosing a proof of claim form which you may use to file any claim you may have in these cases. If the Debtors scheduled you as a creditor in any of the Debtors' schedules of assets and liabilities (as amended from time to time, the "Schedules"), the form sets forth the amount of your claim as scheduled and whether the claim is scheduled as disputed, contingent, or unliquidated. Additional proof of claim forms may be obtained at http://www.uscourts.gov/bkforms/index.html or at http://www.delphidocket.com.

All proofs of claim must be signed by the claimant or, if the claimant is not ar individual, by a claimant's authorized agent. All proofs of claim must be written in English and be denominated in United States currency. You should attach to your completed proof of claim any documents on which the claim is based (if voluminous, attach a summary) or an explanation as to why the documents are not available.

If any supporting documentation provided with any proof of claim contains confidential information, such documentation will be subject to examination only by the party asserting the claim, the Debtors, the Debtors' counsel and advisers, the United States Trustee, counsel and advisers to the official committee of unsecured creditors appointed in these chapter 11 cases, Kurtzman Carson Consultants, LLC, the claims and noticing agent in these chapter 11 cases, and any personnel of the United States Bankruptcy Court for the Southern District of New York in the performance of their official duties, and such entities have been ordered to maintain the confidentiality of all supporting documentation to any proof of claim and the information contained therein.

Any holder of a claim against more than one Debtor must file a separate proof of claim with respect to each such Debtor and each holder of a claim must identify on its proof of claim the specific Debtor against which its claim is asserted and the case number of that Debtor's reorganization case. A list of the names of the Debtors and their reorganization case numbers is attached hereto as Exhibit A

3. When And Where To File. Except as provided for herein, all proofs of claim nust be filed so as to be <u>received</u> no later than 5:00 p.m. Eastern Time on July 31, 2006 at the following address:

If sent by mail: United States Bankruptcy Court Southern District of New York Delphi Corporation Claims Bowling Green Station P.O. Box 5058

If sent by messenger or overnight courier: United States Bankruptcy Court Southern District of New York **Delphi Corporation Claims** One Bowling Green Room 534 New York, New York 10274-5058 New York, New York 10004-1408

Proofs of claim will be deemed filed only when actually received at the addresses above on or before the General Bar Date. Proofs of claim may not be delivered by facsimile, telecopy, or electronic mail transmission.

Governmental units must file proofs of claims in these chapter 11 cases on or orior to the General Bar Date.

4. Who Need Not File A Proof Of Claim. You do not need to file a proof of claim on or prior to the General Bar Date if you are:

(a)Any Person or Entity (i) which agrees with the nature, classification, and amount of its Claim set forth in the Schedules and (ii) whose Claim against a Debtor is not listed as "disputed," "contingent," or "unliquidated" in the Sched-

(b) Any Person or Entity which has already properly filed a proof of claim against the correct Debtor:

(c) Any Person or Entity which asserts a Claim allowable under sections 503(b) such modification or termination.

EXHIBIT A

Entity Address Filing D Number | Number | 20-3383408 | 05-44480 | 5725 Delphi Drive, Troy, MI 48098 | 38-3430473 | 05-44481 | 5725 Delphi Drive, Troy, MI 48098 | 73-1474201 | 05-44482 | 1301 Main Parkway, Catoosa, OK 74015 | 73-1474151 | 05-44484 | 1301 Main Parkway, Catoosa, OK 74015 | 05-44484 | 1301 Main Parkway, Catoosa, OK 74015 | 05-44484 | 1301 Main Parkway, Catoosa, OK 74015 | 05-44484 | 1301 Main Parkway, Catoosa, OK 74015 | 05-44484 | 1301 Main Parkway, Catoosa, OK 74015 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-44484 | 05-4448 Delphi NY Holding Corporation Delphi Corporation October 8, 2005 October 8, C Manufacturing General Partnership October 8 October 8 ASEC Sales General Partnership Environmental Catalysts, LLC 5725 Delphi Drive, Troy, MI 48098 4300 Road 18, Longmont, CO 80504 October 8 October 8, 200

and 5U((a)(1) of the parkruptcy ors' chapter 11 cases;

Office of the control which wishes to assert a Claim against any of the Debtors based on anything other than future pension or other post-employment benefits must file a proof of claim on or prior to the General Bar Date;¹

(e) Any Debtor or any direct or indirect subsidiary of any of the Debtors in which the Debtors in the aggregate directly or indirectly own, control or hold with power to vote, 50 percent or more of the outstanding voting securities of such subsid-

(f) Any Person or Entity whose Claim against a Debtor previously has beer allowed by, or paid pursuant to, an order of the Bankruptcy Court;

(g) Any holder of a Claim arising under or in respect of any of the following issuances of Delphi Corporation senior and junior subordinated unsecured debt (each, a "Noteholder"): (i) those certain senior unsecured securities bearing interest at 6.55% and maturing on June 15, 2006; (ii) those certain senior unsecured securities bearing interest at 6.50% and maturing on May 1, 2009; (iii) those certain senior unsecured securities bearing interest at 6.50% and maturing on August 15, 2013; (iv) those certain senior unsecured securities bearing interest at 7.125% and maturing on May 1, 2029; (v) those certain 8.25% Junior subordinated notes due 2033; or (vi) those certain adjustable-rate junior subordinated notes due 2033 (collectively, the "Unsecured Securities"), other than the indenture trustees of the Unsecured Securities; <u>provided</u>, <u>however</u>, that any Noteholder who wishes to assert a Claim against the Debtors that is not based solely upon the outstanding prepetition principal and interest due on account of its ownership of such Unsecured Securities must file a proof of claim on or prior to the General Bar Date in respect of such Claim; and

(h)Any holder of equity securities of, or other interests in, the Debtors solely with respect to such holder's ownership interest in or possession of such equity securities, or other interest; provided, however, that any such holder which wishes to assert a Claim against any of the Debtors that is not based solely upon its ownership of the Debtors' securities, including, but not limited to, Claims for damages or recision based on the purchase or sale of such securities, must file a proof of claim on or prior to the General Bar Date in respect of such Claim.

This notice is being sent to many persons and entities which have had some relationship with or have done business with the Debtors but may not have an unpaid claim against the Debtors. The fact that you have received this Notice does not necessarily mean that you have a claim or that the Debtors or the Bank-ruptcy Court believe that you have a claim against the Debtors.

5. Executory Contracts And Unexpired Leases. Any person or entity which has a claim arising from the rejection of an Executory Contract must file a proof of claim on account of such claim against the Debtors on or before the later of (a) the General Bar Date or (b) 30 calendar days after the effective date of such rejection or such other date as fixed by the Bankruptcy Court in an order authorizing such rejection.

6. Amended Schedule Bar Date. If the Debtors amend the Schedules on or after the date of this Notice (listed below) to reduce the undisputed, noncontingent, and liquidated amounts or to change the nature or classification of a claim against a Debtor reflected therein, the bar date for filing a proof of claim in respect of such amended schedule claim is the later of (a) the General Bar Date or (b) 30 calendar days after a claimant is served with notice that the Debtors have amended their Schedules.

7. Consequences Of Failure To File A Proof Of Claim By The General Bar Date. ANY HOLDER OF A CLAIM WHICH IS NOT EXCEPTED FROM THE REQUIRE-MENTS OF THIS NOTICE. AS SET FORTH IN SECTION 4 ABOVE. AND WHICH TO TIMELY FILE A PROOF OF CLAIM IN THE APPROPRIATE FORM, WILL BE BARRED FROM ASSERTING SUCH CLAIM AGAINST THE DEBTORS AND THEIR CHAPTER 11 ESTATES. FROM VOTING ON ANY PLAN OF REORGANIZATION FILED IN THESE CASES, AND FROM PARTICIPATING IN ANY DISTRIBUTION IN THE DEBT

ORS' CASES ON ACCOUNT OF SUCH CLAIM.

8. The Debtors' Schedules And Access Thereto. You may be listed as the holder of a claim against the Debtors in any of the Debtors' Schedules of Assets and Liabilities and/or Schedules of Executory Contracts and Unexpired Leases. To determine if and how you are listed on any of the Schedules, please review

the Schedules, copies of which are available as provided below.

As set forth above, if you agree with the nature, amount, and status of your claim as listed in any of the Debtors' Schedules, and if your claim is not described as "disputed," "contingent," or "unliquidated," you need not file a proof of claim. Otherwise, or if you decide to file a proof of claim, you must do so before the General Bar Date in accordance with the procedures set forth in this Notice.

Copies of any of the Debtors' Schedules are available for inspection online at http://www.deiphidocket.com or on the Court's Internet Website at http://www.nysb.uscourts.gov. A login and password to the Court's Public Access to Electronic Court Records ("PACER") are required to access this information on the Court's Internet Website and can be obtained through the PACER Service Center at http://www.pacer.psc.uscourts.gov. No login or password is required to access this information on the Debtors' Legal Information Website (http://www.delphidocket.com). Copies of any of the Schedules may also be examined between the hours of 9:00 a.m. and 4:30 p.m., Monday through Friday at the Office of the Clerk of the Bankruptcy Court, One Bowling Green, Room 511, New York, New York 10004-1408.

A holder of a possible claim against any of the Debtors should consult an attor ney regarding any matters not covered by this Notice, such as whether the holder should file a proof of claim.

Dated: New York, New York, April 12, 2006 BY ORDER OF THE COURT

SKADDEN, ARPS, SLATE, MEAGHER & FLOM LLP , MEAGHER & FLOW LLP |Kayalyn A. Marafioti (KM 9632), |Thomas J. Matz (TM 5986), Four Times John Wm. Butler, Jr., John K. Lyons, Ron E. Meisler, 333 West Wacker Drive, Suite 2100, Chicago, Illinois Square, New York, New York 10036 60606

Attorneys for Delphi Corporation, et al., Debtors and Debtors-in-Possession

FOR ADDITIONAL INFORMATION: Information Hotline: Delphi Legal Information Website: Delphi Restructuring Information Hotline: Toll Free: (866) 688-8740 http://www.delphidocket.com

International: (248) 813-2602 The bar date for the filing of Proofs of Claim on account of Claims arising from

modification to or termination of future pension or other post-employment benefits will be determined pursuant to an order of the Bankruptcy Court approving